Land Development Regulations Chapter 3-9. Zoning Article II. Districts Regulations

Sec.3-9-41. CT

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- Sec. 3-9-45. Commercial, tourist (CT).
- (a) Intent. The purpose and intent of the commercial, tourist (CT) district is to permit the designation of suitable locations for and to facilitate the proper development and use of land for the commercial provision of accommodations and services for tourists and other visitors and short-term or seasonal residents. The term "accommodations" is here intended to include housing, various amenities, including recreational facilities, and local retail trade in goods and service, both general and specific to the locality/attractor or principal activities. Areas designated commercial, tourist are expected to be located near or adjacent to an attractor of tourism such as Gulf beach frontage, theme parks, major public or private parks, and other recreational or scenic resources.
- (b) Permitted principal uses and structures. The following uses and structures are permitted in this district:
 - (1) Hotels and motels.
 - (2) Multiple-family dwellings.
 - (3) Professional and business services.
 - (4) Personal services.
 - (5) Restaurants, drug and sundry shops, tobacco shops and newsstands, florists, gift shops, confectionery stores and self-service laundries.
 - (6) Resort marinas.
 - (7) Parking lots, garages and structures.
 - (8) Sports marinas.
 - (9) Adult congregate living facilities in accordance with section 3-9-63.1
 - (10) Bars, cocktail lounges, nightclubs and taverns for on premises consumption of alcoholic beverages greater than one thousand (1,000) feet from a church or school.
 - (11) Essential and emergency services.
 - (12) Package stores.
 - (13) Convenience stores.
 - (14) Private clubs.
 - (15) Houses of worship in accordance with section 3-9-80.1
- (c) Permitted accessory uses and structures. Uses and structures which are customarily accessory and clearly incidental to permitted uses and structures are also permitted in this district, including a residential dwelling unit within the same structure as the principal use for occupancy by owners or employees of permitted uses.
- (d) Prohibited uses and structures. Any use or structure not expressly or by reasonable implication permitted herein or permitted by special exception shall be unlawful in this district.
- (e) Special exceptions. (For procedure see section 3-9-7, "Special exceptions.") The following are special exceptions in this district:
 - (1) Recreational and entertainment uses.
 - (2) Automobile, motorcycle and bicycle but not truck or trailer rentals.
 - (3) Retail sales and services not otherwise permitted.

Draft Date 8/25/14 for the P&Z on 09/08/2014

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1	(4) Such other uses as determined by the zoning official or his/her designee to be:
2	 Appropriate by reasonable implication and intent of the district.
3 4	 Similar to another use either explicitly permitted in that district or allowed by special exception.
5	c. Not specifically prohibited in that district.
6 7 8	The board of zoning appeals shall review a favorable determination of the zoning official under this provision at the time the special exception application is presented to it. An unfavorable determination of the zoning official or his/her designee shall be appealable pursuant to section 3-9-6 of these regulations.
9 10 11	(f) Development standards. The following development standards shall apply in this district: For multifamily principal uses, development standards are the same as in RMF-15 districts, except on bridgeless barrier islands, which must be in accordance with section 3-9-70.5
12	Minimum lot requirements:
13	Area, square feet12,000
14	Width, feet100
15	Minimum yard requirements:
16	Front yard, feet25
17	Side yard:
18	InteriorNone
19	Abutting a road, feet20
20	Rear yard:
21	Interior, feet10
22	Abutting a road, feet25
23	Side and rear yard, abutting water, feet20
24	Maximum lot coverage by all buildings, percent35
25	Maximum height of structures, feet38
26	Accessory buildings, same as principal building
27 28	Landscape buffers and screening shall be required in this district in accordance with the provisions of article XXII, chapter 3-5, of the Code, as the same may be amended.
29 30 31	If the CT district abuts a residential district, no structure other than screening required pursuant to article XXII, chapter 3-5, of the Code, shall be erected closer to the abutting residentially zoned property than twenty-five (25) feet or the building height, whichever is greater.
32 33 34	Where properties lie anywhere on a barrier island or within one thousand two hundred (1,200) feet of the water of Charlotte Harbor, the Gulf of Mexico, Lemon Bay, Gasparilla Sound, Placida Harbor, Red Fish Cove, the Myakka River, the Peace River, or Coral Creek, structures must also be constructed in

accordance with section 3-9-98.

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1	(g) Signs. Signs shall be in accordance with section 3-9-95	
2	(h) Off-street parking Off-street parking shall be in accordance with section 3-9-90	
3 4 5	(Minutes of 12-8-81, § 7; Res. No. 87-254, § 24, 10-20-87; Res. No. 87-255, § 9, 10-20-87; Ord. No. 89-34, § 19, 5-31-89; Ord. No. 92-45, §§ 1—3, 6-2-92; Ord. No. 94-61, §§ 1—3, 11-3-94; Ord. No. 2001-031, § 1(p), 6-12-01; Ord. No. 2002-008, § 1, 1-28-02)	
6	Editor's note—	
7 8	These provisions were formerly found in § 3-9-41. The provisions of former § 3-9-45 are now found in § 3-9-49	
9	Sec. 3-9-42. Commercial Tourist (CT)	
10 11 12	(a) Intent. The purpose and intent of this district is to allow tourist-related facilities near or adjacent to tourist attractions such as Gulf beach frontage, theme parks, major public or private parks, and other recreational or scenic resources.	
13	(b) Permitted Uses (P) and Structures:	
14	(1) Animal hospital, boarding facility.	
15	(2) Art, dance, music, photo studio or gallery.	
16 17	(3) Assisted living facility or day care center, adult, six or less. (see Sec. 3-9-62. Adult Congregate Living Facilities)	
18	(4) Auditorium, convention center, performing arts center.	
19	(5) Bank, financial services.	
20	(6) Bar, cocktail lounge, nightclub, tavern.	
21	(7) Bed and breakfast, 1 or 2 bedrooms.	
22	(8) Bed and breakfast, 3 or more bedrooms.	
23	(9) Business services.	
24	(10) Clubhouse, community center.	
25	(11) Drug store, pharmacy.	
26	(12) Emergency services.	
27	(13) Essential services. (see Sec. 3-9-72. Essential Services)	
28	(14) Gas station.	
29	(15) General offices.	
30 31	(16) General retail sales and services. (see Sec. 3-9-61. Accessory Outdoor Retail Sales, Display, and Storage)	
32	(17) Golf course.	
33	(18) Government uses and facilities.	
34	(19) Hotel, motel, inn.	
35	(20) Laundromat.	
36	(21) Liquor, package store.	

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1	(22) Marina.		
2	(23) Minor Home Occupation. (see Sec. 3-9-75. Home Occupations)		
3	(24) Paid or public parking lot, garage, structure.		
4	(25) Park, public or not-for-profit.		
5	(26) Personal services.		
6	(27) Place of Worship. (see Sec. 3-9-83. Places of Worship)		
7	(28) Private clubs.		
8	(29) Professional services.		
9	(30) Recreation, indoor.		
10	(31) Restaurant.		
11	(32) Telecommunications facility, 50 feet or less in height. (see Sec. 3-9-69. Communication Towers)		
12 13 14 15	(c) Permitted Accessory Uses and Structures: Uses and structures which are customarily accessory and clearly incidental to permitted uses and structures are also permitted in this district, including a residential dwelling unit within the same structure as the principal use for occupancy by owners or employees of permitted uses.		
16 17	(d) Conditional Use (C): (For rules and regulations for any use designated as a Conditional Use, see Sec.3-9-70. Conditional Uses and Structures)		
18 19	(1) Assisted living facility or day care center, adult, seven or more. (see Sec. 3-9-62. Adult Congregate Living Facilities)		
20	(2) Duplex or triplex.		
21	(3) Multifamily.		
22	(4) Private off-site parking.		
23 24	(5) Single-family attached or detached. Detached single-family homes may or may not have a guest suite that is structurally attached with or without cooking facilities.		
25 26	(e) Prohibited Uses and Structures: Any use or structure not expressly or by reasonable implication permitted herein or permitted by special exception shall be unlawful in this district.		
27	(f) Special Exceptions (S): (For procedure see Sec. 3-9-6.2. Special Exceptions)		
28	(1) All conditional uses and structures that cannot meet all conditions set forth in this Code.		
29	(2) Amphitheater.		
30	(3) Leisure vehicle rental.		
31	(4) Major Home Occupation. (see Sec. 3-9-75. Home Occupations)		
32	(5) Model home. (see Sec. 3-9-79. Model Homes)		
33	(6) Noncommercial vehicle rental.		
34	(7) Recreation, outdoor.		
35 36	(8) Telecommunications facility, greater than 50 feet in height. (see Sec. 3-9-69. Communication Towers)		
37	(9) Such other uses as determined by the Zoning Official or his/her designee to be:		
38	 a. Appropriate by reasonable implication and intent of the district. 		

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Similar to another use either explicitly permitted in that district or allowed by special

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(g) Development Standards:

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For multifamily principal uses, development standards are the same as in RMF-15 districts, except on bridgeless barrier islands, which must be in accordance with Sec. 3-9-67. Bridgeless Barrier Islands.

The Board of Zoning Appeals shall review a favorable determination of the Zoning Official under this

provision at the time the special exception application is presented to it. An unfavorable determination of the Zoning Official or his/her designee shall be appealable pursuant to Sec. 3-9-6.

Accessory buildings, same as principal building.

c. Not specifically prohibited in that district.

exception.

Lot (min.)	
Area (sq. ft.)	12,000
Width (ft.)	<u>100</u>
Yards (min. ft.)	
Front	<u>15</u>
Side (interior)	<u>0</u>
Side (street)	<u>20</u>
Rear (interior)	<u>10</u>
Rear (street)	<u>25</u>
Abutting water	<u>20</u>
Bulk (max.)	
Lot Coverage	<u>40%</u>
Height (ft.)	<u>38</u>
Density (units/acre)	<u>0</u>
(units/acre)	<u>U</u>

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Landscape buffers and screening shall be required in this district in accordance with the provisions of Article XXII, Chapter 3-5, of the Code, as the same may be amended.

If the CT district abuts a residential district, no structure other than screening required pursuant to Article XXII, chapter 3-5, of the Code, shall be erected closer to the abutting residentially zoned property than 25 feet or the building height, whichever is greater.

Where properties lie anywhere on a barrier island or within 1,200 feet of the water of Charlotte Harbor, the Gulf of Mexico, Lemon Bay, Gasparilla Sound, Placida Harbor, Red Fish Cove, the Myakka River, the Peace River, or Coral Creek, structures must also be constructed in accordance with Sec. 3-9-89, Waterfront Property.

(g) Signs. Signs shall be in accordance with Sec. 3-9-86.

(h) Off-street parking Off-street parking shall be in accordance with Sec. 3-9-80.